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10 FACEBOOK, INC. and MARK ZUCKERBERG

11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA
13 SAN JOSE DIVISION
14

15 FACEBOOK, INC. and MARK
16 ZUCKERBERG,

17 Plaintiffs,

18 v.

19 CONNECTU, INC. (formerly known as
20 CONNECTU, LLC), CAMERON
21 WINKLEVOSS, TYLER WINKLEVOSS,
22 DIVYA NARENDRA, PACIFIC
23 NORTHWEST SOFTWARE, INC.,
24 WINSTON WILLIAMS, WAYNE CHANG,
25 and DAVID GUCWA AND DOES 1-25,

26 Defendants.
27
28

Case No. 5:07-CV-01389-RS

**DECLARATION OF THERESA A.
SUTTON IN SUPPORT OF
FACEBOOK'S MOTION TO
COMPEL PACIFIC NORTHWEST
SOFTWARE AND WINSTON
WILLIAMS TO PROVIDE
COMPLETE AND SUPPLEMENTAL
RESPONSES TO FACEBOOK'S
FIRST SET OF INTERROGATORIES
NOS. 3 AND 4**

Date: November 28, 2007
Time: 9:30 A.M.
Judge: Hon. Richard Seeborg

1 I, Theresa A. Sutton, declare as follows:

2 1. I am an associate at the law firm of Orrick, Herrington & Sutcliffe, counsel for
3 Plaintiffs Facebook, Inc. and Mark Zuckerberg in this action, and a member of the Bar of the state
4 of California. I make this declaration in support of Facebook's Motion to Compel Pacific
5 Northwest Software and Winston Williams to Provide Complete and Supplemental Responses to
6 Facebook's First Set of Interrogatories Nos. 3 and 4. I make this declaration of my own personal
7 knowledge and, if called as a witness, I could and would testify competently to the truth of the
8 matters set forth herein.

9 2. Attached hereto as **Exhibit A** is a true and correct copy of Facebook, Inc.'s First
10 Set of Interrogatories to Defendant Pacific Northwest Software dated May 24, 2007.

11 3. Attached hereto as **Exhibit B** is a true and correct copy of Facebook, Inc.'s First
12 Set of Interrogatories to Defendant Winston Williams dated May 24, 2007.

13 4. Attached hereto as **Exhibit C** is a true and correct copy of the relevant excerpts of
14 the hearing transcript on Facebook, Inc.'s Motion for Expedited Discovery re: Personal
15 Jurisdiction heard on May 23, 2007.

16 5. Attached hereto as **Exhibit D** is a true and correct copy of Defendant Pacific
17 Northwest Software's Response to Facebook, Inc.'s First Set of Interrogatories dated June 8,
18 2007.

19 6. Attached hereto as **Exhibit E** is a true and correct copy of Defendant Winston
20 Williams' Response to Facebook, Inc.'s First Set of Interrogatories dated June 8, 2007.

21 7. Attached hereto as **Exhibit F** is a true and correct copy of the relevant excerpts
22 from the deposition of Winston Williams taken on June 19, 2007. [**CONFIDENTIAL**
23 **DOCUMENT SUBMITTED SEPARATELY UNDER SEAL**]

24 8. Attached hereto as **Exhibit G** is a true and correct copy of a document produced
25 by ConnectU, identified as CUCA 02972. [**CONFIDENTIAL DOCUMENT SUBMITTED**
26 **SEPARATELY UNDER SEAL**]

27 9. Attached hereto as **Exhibit H** is a true and correct copy of a document produced
28 by Pacific Northwest Software, identified as PNS01763. [**CONFIDENTIAL DOCUMENT**

1 **SUBMITTED SEPARATELY UNDER SEAL]**

2 10. I certify pursuant to Fed. R. Civ. P. 37(a)(2)(B) and N.D. Cal. Civ. L.R. 37-1(a)
3 that counsel for Plaintiffs have engaged in multiple efforts to meet and confer beginning June 29,
4 2007 with counsel for PNS and Winston Williams concerning Facebook's position that PNS and
5 Mr. Williams respond completely to Interrogatories Nos. 3 and 4 set forth in Facebook's First Set
6 of Interrogatories to Defendants PNS and Winston Williams. However, despite Plaintiffs' efforts
7 to meet and confer on the subject, they were unable to resolve the issues raised by the present
8 motion.

9 11. On July 16, 2007, counsel for the parties discussed ongoing discovery issues.
10 Scott Mosko represents both Defendants PNS and Winston Williams. During that conference, I
11 pointed out that Winston Williams' deposition testimony indicated that it was possible to
12 determine the number of emails sent by ConnectU to students at California schools, as well as the
13 number of imports and invitations sent. See **Ex. F** at 156:17-158:15; 202:22-206:20.

14 12. I indicated that the information regarding the number of emails sent by ConnectU
15 to students at California schools and the number of imports and invitations sent is available from
16 the log files of the database maintained by PNS/ConnectU and should be produced. I also
17 indicated that PNS should produce evidence of the number of emails it sent via Social
18 Butterfly/importer.

19 13. For PNS, Mr. Mosko responded to me that PNS reviewed all of the locations it
20 would have expected to find electronic files, and produced everything to Plaintiffs.

21 14. On September 12, 2007, I sought confirmation from PNS and Mr. Williams'
22 counsel that they would supplement their interrogatory responses, based on Mr. Williams'
23 deposition testimony.

24 15. On September 14, 2007, Mr. Mosko indicated that Mr. Williams could provide no
25 additional information because he no longer had access to the PNS servers. Mr. Mosko offered a
26 declaration from Mr. Williams saying he could provide no additional information. Mr. Mosko
27 also indicated that PNS had performed a "detailed search" and he would investigate further with
28 PNS regarding Mr. Williams' testimony.

16. On September 25, 2007, I inquired into the status of PNS' promised investigation. I also asked when Plaintiffs could expect an answer as to whether PNS and Mr. Williams would supplement their interrogatory responses. Counsel for PNS and Mr. Williams did not respond to this inquiry.

17. October 4, 2007, Mr. Mosko sent me an email indicating that PNS located additional files that may concern ConnectU. He indicated that PNS was in the process of investigating these files and would produce non-privileged documents responsive to Plaintiffs' document requests, if PNS finds any.

18. One week later, I sought confirmation from PNS on when it thought it might complete its investigation of the additional files and whether PNS and Mr. Williams would supplement their interrogatory responses. As of the date of this filing, no response has been made.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed this 17th day of October, 2007, at Boston, Massachusetts.

/s/ Theresa A. Sutton /s/
Theresa A. Sutton

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Theresa A. Sutton